

116TH CONGRESS  
2D SESSION

# H. R. 8019

To ensure climate and environmental justice accountability, and for other purposes.

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## IN THE HOUSE OF REPRESENTATIVES

AUGUST 11, 2020

Ms. OCASIO-CORTEZ introduced the following bill; which was referred to the Committee on Oversight and Reform, and in addition to the Committees on the Budget, Rules, the Judiciary, Energy and Commerce, Science, Space, and Technology, and Natural Resources, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

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# A BILL

To ensure climate and environmental justice accountability,  
and for other purposes.

1       *Be it enacted by the Senate and House of Representa-*

2       *tives of the United States of America in Congress assembled,*

3       **SECTION 1. SHORT TITLE; TABLE OF CONTENTS.**

4       (a) SHORT TITLE.—This Act may be cited as the

5       “Climate Equity Act of 2020”.

6       (b) TABLE OF CONTENTS.—The table of contents for

7       this Act is as follows:

Sec. 1. Short title; table of contents.

Sec. 2. Findings.

Sec. 3. Definitions.

**TITLE I—CONGRESSIONAL EQUITY SCORE**

Sec. 101. Climate and Environmental Equity Office.

**TITLE II—OFFICE OF CLIMATE AND ENVIRONMENTAL JUSTICE ACCOUNTABILITY**

Sec. 201. Establishment; head of the Office.

Sec. 202. Functions; personnel.

Sec. 203. Board of Advisors.

Sec. 204. Budgetary line item and authorization of appropriations.

**TITLE III—RULES AND REGULATIONS**

Sec. 301. Climate and environmental justice accountability agenda.

Sec. 302. Initial climate and environmental justice analysis.

Sec. 303. Final climate and environmental justice analysis.

Sec. 304. Avoidance of duplicative or unnecessary analyses.

Sec. 305. Procedures for gathering comments.

Sec. 306. Periodic review of rules.

Sec. 307. Judicial review.

Sec. 308. Availability.

**TITLE IV—FEDERAL INVESTMENTS**

Sec. 401. Review of Federal investments.

Sec. 402. Additional review.

Sec. 403. Nonscheduled review.

Sec. 404. Availability.

**TITLE V—SUBNATIONAL GUIDANCE**

Sec. 501. Guidance for development of implementation plans.

**1 SEC. 2. FINDINGS.**

2 Congress finds that—

3 (1)(A) the people of the United States have a  
4 right to live in a clean, healthful, and sustainable en-  
5 vironment and climate, with access to clean air and  
6 clean water;

7 (B) realizing the right described in subpara-  
8 graph (A) will require addressing systemic environ-  
9 mental injustices and the growing inequities fueled  
10 by climate change;

1                   (C) the Federal Government has the responsi-  
2       bility to ensure that the right described in subpara-  
3       graph (A) is realized; and

(2) addressing the climate crisis will require a comprehensive set of solutions that includes—

**10 (A) Federal investment;**

(B) the promulgation and enforcement of rules and regulations; and

13 (C) international and intergovernmental  
14 cooperation; and

15 (3) any policy to address climate and environ-  
16 mental justice must acknowledge that—

17 (A) climate change is—

18 (i) an immediate crisis, the impacts of  
19 which the United States is already experi-  
20 encing; and

(ii) a systemic injustice multiplier;

22 (B) low-income communities, indigenous  
23 communities, and communities of color across  
24 the United States disproportionately experience  
25 the cumulative impacts of multiple pollution

1           sources and the compounding impacts of a his-  
2           tory of pollution exposure; and  
3           (C) the impacts of climate change will—  
4               (i) disproportionately affect the com-  
5               munities that are already facing environ-  
6               mental injustice; and  
7               (ii) increase stressors on vulnerable  
8               communities, including the elderly, the  
9               unhoused, and individuals with disabilities.

10 **SEC. 3. DEFINITIONS.**

11           In this Act:

12           (1) AGENCY.—The term “agency” has the  
13           meaning given the term in section 551 of title 5,  
14           United States Code.

15           (2) BOARD OF ADVISORS.—The term “Board of  
16           Advisors” means the Board of Advisors established  
17           within the Office under section 203(a).

18           (3) DIRECTOR.—The term “Director” means a  
19           Director of Climate and Environmental Justice for  
20           an agency, as established under section 202(c)(1).

21           (4) ENVIRONMENTAL OR CLIMATE CHANGE  
22           NEXUS.—The term “environmental or climate  
23           change nexus” includes an action that—

24               (A) is intended to directly address or re-  
25               spond to the environment or climate change;

(B) has an indirect impact on the status or quality of the environment or climate, including the construction of infrastructure and the manufacturing of goods;

(C) has the potential to create or impact jobs relating to the transition to a clean economy; and

(D) relates to public health that may be connected to pollution or climate change impacts.

(5) FRONTLINE COMMUNITY.—

(A) IN GENERAL.—Except as provided in subparagraph (B), the term “frontline community” has the meaning given the term by the Board of Advisors under section 205.

(B) INTERIM MEANING.—Until the date on which the Board of Advisors establishes a definition of “frontline community” under section 205, the term “frontline community” means a community or population described in section 205(b).

(6) INVESTMENT.—The term “investment” includes a grant, loan, rebate, or other similar program that is carried out by an agency.

1                             (7) OFFICE.—The term “Office” means the Of-  
2                             fice of Climate and Environmental Justice Account-  
3                             ability established by section 201.

4                             (8) RULE.—The term “rule” has the meaning  
5                             given the term in section 601 of title 5, United  
6                             States Code.

7                             **TITLE I—CONGRESSIONAL**  
8                             **EQUITY SCORE**

9                             **SEC. 101. CLIMATE AND ENVIRONMENTAL EQUITY OFFICE.**

10                             (a) ESTABLISHMENT OF CLIMATE AND ENVIRON-  
11                             MENTAL EQUITY OFFICE.—Section 201 of the Congres-  
12                             sional Budget Act of 1974 (2 U.S.C. 601) is amended by  
13                             adding at the end the following:

14                             “(h) CLIMATE AND ENVIRONMENTAL EQUITY OF-  
15                             FICE.—

16                             “(1) IN GENERAL.—There is established in the  
17                             Office a Climate and Environmental Equity Office.

18                             “(2) DIRECTOR.—The Climate and Environ-  
19                             mental Equity Office shall be headed by a Director  
20                             appointed by the Director of the Office.”.

21                             (b) DUTIES AND FUNCTIONS.—Section 202(c) of the  
22                             Congressional Budget Act of 1974 (2 U.S.C. 602(c)) is  
23                             amended by adding at the end the following:

24                             “(4)(A) In this paragraph, the terms ‘environ-  
25                             mental or climate change nexus’ and ‘frontline com-

1       munity' have the meanings given those terms in sec-  
2       tion 3 of the Climate Equity Act of 2020.

3           “(B)(i) In addition to any analysis under sec-  
4       tion 402, the Climate and Environmental Equity Of-  
5       fice shall, to the extent practicable, prepare for each  
6       bill or resolution with an environmental or climate  
7       change nexus that is reported by any committee of  
8       the House of Representatives or the Senate and sub-  
9       mit to such committee a statement by the Climate  
10      and Environmental Equity Office analyzing the  
11      quantitative and qualitative impacts to frontline  
12      communities of the bill or resolution in conformance  
13      with the criteria developed under subparagraph (C).

14           “(ii) A statement submitted under clause (i)  
15      shall be included in the report accompanying a bill  
16      or resolution if timely submitted to the applicable  
17      committee before the report is filed.

18           “(C)(i) Not later than 1 year after the date of  
19       enactment of this paragraph, the Director of the Cli-  
20       mate and Environmental Equity Office, in coordina-  
21       tion with an advisory board composed of relevant ex-  
22       perts and representatives from frontline communities  
23       identified in coordination with the Board of Advisors  
24       established under section 203(a) of the Climate Eq-  
25       uity Act of 2020, shall develop and make publicly

1 available criteria for analyzing the quantitative and  
2 qualitative impacts of legislation under this para-  
3 graph.

4       “(ii) The criteria developed under clause (i)  
5 shall be reviewed once every 5 years by an advisory  
6 board described in that clause to incorporate the  
7 best available science, best practices, and new under-  
8 standing relating to the impacts of policy on eco-  
9 nomic, social, environmental, and public health mat-  
10 ters.

11       “(D) The Climate and Environmental Equity  
12 Office shall coordinate with the Director of the Of-  
13 fice and other employees of the Office in carrying  
14 out this paragraph.

15       “(E) It shall not be in order in the House of  
16 Representatives or the Senate to consider any bill or  
17 resolution with an environmental or climate change  
18 nexus that is reported by any committee of the  
19 House of Representatives or the Senate unless the  
20 Director of the Climate and Environmental Equity  
21 Office has published a statement on the quantitative  
22 and qualitative impacts to frontline communities of  
23 the legislation prepared under subparagraph (B).

1           “(F) Any action taken by the Director of the  
2       Climate and Environmental Equity Office shall be  
3       informed by the best available science.”.

4 **TITLE II—OFFICE OF CLIMATE  
5       AND ENVIRONMENTAL JUS-  
6       TICE ACCOUNTABILITY**

7 **SEC. 201. ESTABLISHMENT; HEAD OF THE OFFICE.**

8           (a) IN GENERAL.—There is established within the  
9       Office of Management and Budget an office, to be known  
10      as the “Office of Climate and Environmental Justice Ac-  
11      countability”.

12          (b) HEAD OF THE OFFICE.—The head of the Office  
13      shall be appointed from civilian life by the President, by  
14      and with the advice and consent of the Senate.

15 **SEC. 202. FUNCTIONS; PERSONNEL.**

16          (a) FUNCTIONS.—The functions of the Office in-  
17      clude—

18               (1) to represent the views of frontline commu-  
19      nities in rulemaking;

20               (2) to conduct research, using the best available  
21      science, on environmental and climate issues and  
22      trends in frontline communities;

23               (3) to measure the direct and indirect costs of  
24      environmental and climate regulations on frontline  
25      communities;

1                   (4) to develop and coordinate relevant environmental  
2                   justice definitions and nomenclature across  
3                   the executive branch;

4                   (5) to monitor compliance with the requirements of this Act; and

5                   (6) to coordinate with other Federal efforts to address environmental justice, such as efforts through the Council on Environmental Quality and the National Environmental Justice Advisory Council.

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10                 (b) PERSONNEL.—

11                 (1) IN GENERAL.—On the recommendation of the Board of Advisors, the head of the Office shall appoint a secretary for the Board of Advisors, and such other employees as the head of the Office determines to be necessary to exercise and fulfill the powers and responsibilities of the Office.

12                 (2) COMPENSATION.—The compensation of all employees appointed under paragraph (1) shall be fixed in accordance with chapter 51 and subchapter III of chapter 53 of title 5, United States Code.

13                 (c) DIRECTORS OF CLIMATE AND ENVIRONMENTAL JUSTICE.—

14                 (1) IN GENERAL.—The head of the Office shall work in coordination with the head of each agency

1       described in paragraph (2) to establish or designate  
2       within each agency a position, to be known as the  
3       “Director of Climate and Environmental Justice”.

4                 (2) AGENCIES DESCRIBED.—The agencies re-  
5       ferred to in paragraph (1) are—

- 6                     (A) the Environmental Protection Agency;
- 7                     (B) the Department of Agriculture;
- 8                     (C) the Department of Commerce;
- 9                     (D) the Department of Defense;
- 10                    (E) the Department of Energy;
- 11                    (F) the Department of Health and Human  
12       Services;
- 13                    (G) the Department of Homeland Security;
- 14                    (H) the Department of Housing and  
15       Urban Development;
- 16                    (I) the Department of the Interior;
- 17                    (J) the Department of Labor;
- 18                    (K) the Department of Transportation;
- 19                    (L) the Department of Education;
- 20                    (M) the Department of Justice;
- 21                    (N) the Department of the Treasury;
- 22                    (O) the Department of Veterans Affairs;
- 23                    (P) the Small Business Administration;
- 24                    (Q) the Office of Science and Technology  
25       Policy;

1 (R) the Council on Environmental Quality;

2 and

(S) any other Federal department, agency, commission, or office that the head of the Office determines to be appropriate.

(3) FUNCTION.—The function of a Director is to ensure the implementation of this Act within the applicable agency.

## **9 SEC. 203. BOARD OF ADVISORS.**

10       (a) ESTABLISHMENT.—The head of the Office shall  
11 establish within the Office a Board of Advisors, which  
12 shall provide such scientific advice as may be requested  
13 by—

(1) the Director of the Office of Management  
and Budget;

16 (2) the head of the Office:

17 (3) a Director; or

18 (4) a member or committee of Congress.

## 19 (b) MEMBERS —

20 (1) APPOINTMENT —

**25 (B) FUNDING.—**

## 10 (2) SIZE OF BOARD.—

(A)(i) a representative of a frontline community; or

8                         (4) TERM.—A member of the Board of Advi-  
9                         sors shall serve for a term of 3 years, which may be  
10                       renewed for 1 additional term of 3 years on the rec-  
11                       ommendation of the National Academy of Sciences.

(c) COMPENSATION.—Members of the Board of Advisors may be compensated at a rate to be fixed by the President but not to exceed the maximum amount of compensation payable to a member of the Senior Executive Service under subsection (b) of section 5382 of title 5, United States Code.

18       (d) PUBLIC PARTICIPATION AND TRANSPARENCY.—  
19 The Board of Advisors shall make every effort, consistent  
20 with applicable law, including section 552 of title 5,  
21 United States Code (commonly known as the “Freedom  
22 of Information Act”), and section 552a of title 5, United  
23 States Code (commonly known as the “Privacy Act of  
24 1974”), to maximize public participation and trans-  
25 parency, including making the advice of the Board of Ad-

1 visitors publicly available in electronic form, including video  
2 streaming, on the website of the Office.

3 **SEC. 204. BUDGETARY LINE ITEM AND AUTHORIZATION OF**  
4 **APPROPRIATIONS.**

5 (a) APPROPRIATION REQUESTS.—Each budget of the  
6 United States Government submitted by the President  
7 under section 1105 of title 31, United States Code, shall  
8 include a separate statement of the amount of appropria-  
9 tions requested for the Office, which shall be designated  
10 in a separate account in the general fund of the Treasury.

11 (b) ADMINISTRATIVE OPERATIONS.—The Director of  
12 the Office of Management and Budget shall provide the  
13 Office with appropriate and adequate office space at cen-  
14 tral and field office locations, together with such equip-  
15 ment, operating budget, and communications facilities and  
16 services as may be necessary, and shall provide necessary  
17 maintenance services for those offices and the equipment  
18 and facilities located in those offices.

19 (c) AUTHORIZATION OF APPROPRIATIONS.—There  
20 are authorized to be appropriated such sums as are nec-  
21 essary to carry out this title, to remain available until ex-  
22 pended.

1     **1 SEC. 205. DEFINITION OF FRONTLINE COMMUNITY.**

2         (a) IN GENERAL.—The Board of Advisors shall es-  
3 tablish a definition of “frontline community” for purposes  
4 of this Act.

5         (b) REQUIREMENTS.—The definition under sub-  
6 section (a) shall include, at a minimum—

7                 (1) a community or population that has experi-  
8 enced systemic socioeconomic disparities, environ-  
9 mental injustice, or another form of injustice, includ-  
10 ing—

11                     (A) a low-income community;

12                     (B) an indigenous community; and

13                     (C) a community of color;

14                 (2) a community or population that is the most  
15 vulnerable and will be the most adversely impacted  
16 by environmental and climate injustice and inequi-  
17 table climate actions, including—

18                     (A) a community or population described  
19 in paragraph (1);

20                     (B) a deindustrialized community;

21                     (C) a depopulated rural community;

22                     (D) a vulnerable elderly population;

23                     (E) an unhoused population;

24                     (F) individuals with disabilities; and

25                     (G) a community that is economically de-  
26 pendent on fossil fuel industries; and

5       (c) UPDATES.—The Board of Advisors shall  
6 iteratively reexamine the definition of “frontline commu-  
7 nity” established under subsection (a) and update that  
8 definition, as the Board of Advisors determines to be ap-  
9 propriate.

## TITLE III—RULES AND REGULATIONS

12 SEC. 301. CLIMATE AND ENVIRONMENTAL JUSTICE AC-  
13 COUNTABILITY AGENDA.

14       (a) IN GENERAL.—During the months of October  
15 and April of each year, each agency shall publish in the  
16 Federal Register a climate and environmental justice ac-  
17 countability agenda (referred to in this section as the  
18 “agenda”) which shall contain—

19                             (1) a brief description of the subject area of  
20 any rule which the agency expects to propose or pro-  
21 mulgate which is likely to have a significant positive  
22 or negative economic, public health, or environ-  
23 mental impact on a substantial number of residents  
24 within 1 or more frontline communities;

25 (2) a summary of—

1                             (A) the nature of each rule under consider-  
2                             ation for each subject area listed in the agenda  
3                             pursuant to paragraph (1);

4                             (B) the objectives and legal basis for the  
5                             issuance of each rule listed in the agenda pur-  
6                             suant to paragraph (1); and

7                             (C) an approximate schedule for com-  
8                             pleting action on any rule for which the agency  
9                             has issued a general notice of proposed rule-  
10                             making; and

11                             (3) the name and telephone number of an agen-  
12                             cy official knowledgeable concerning the items listed  
13                             in paragraph (1).

14                             (b) SUBMISSION.—Each agenda shall be transmitted  
15                             to the head of the Office for comment, if any.

16                             (c) FRONTLINE COMMUNITIES.—Each agency  
17                             shall—

18                             (1) provide notice of each agenda to frontline  
19                             communities or representatives of the frontline com-  
20                             munities through—

21                             (A) direct notification of frontline commu-  
22                             nities; or

23                             (B) publication of the agenda in publica-  
24                             tions likely to be obtained by frontline commu-  
25                             nities; and

1                         (2) invite comments on each subject area on the  
2                         agenda.

3                         (d) SAVINGS PROVISION.—Nothing in this section—  
4                             (1) precludes an agency from considering or  
5                             acting on any matter not included in an agenda of  
6                             the agency; or

7                         (2) requires an agency to consider or act on any  
8                             matter listed in the agenda.

9                         **SEC. 302. INITIAL CLIMATE AND ENVIRONMENTAL JUSTICE**

10                         **ANALYSIS.**

11                         (a) DETERMINATION OF POTENTIAL SIGNIFICANT  
12                         IMPACT.—

13                         (1) IN GENERAL.—Whenever an agency is re-  
14                             quired by section 553 of title 5, United States Code,  
15                             or any other law, to publish a general notice of pro-  
16                             posed rulemaking for a proposed rule, or publishes  
17                             a notice of proposed rulemaking for an interpretative  
18                             rule involving the internal revenue laws of the  
19                             United States, the Board of Advisors, in coordina-  
20                             tion with the Director of the agency, shall determine  
21                             whether the proposed rule may have a significant  
22                             impact on 1 or more frontline communities.

23                         (2) DETERMINATION OF NO POTENTIAL SIG-  
24                             NIFICANT IMPACT.—If the Board of Advisors deter-  
25                             mines under paragraph (1) that a proposed rule will

1 not have a significant impact on 1 or more frontline  
2 communities, the Board of Advisors shall make pub-  
3 licly available on the website of the Office and pub-  
4 lish in the Federal Register a statement of the ra-  
5 tionale for that determination.

6 (b) INITIAL REGULATORY ANALYSIS.—

7 (1) IN GENERAL.—Subject to section 305(b), in  
8 the case of a proposed rule that the Board of Advi-  
9 sors determines may have a significant impact on 1  
10 or more frontline communities under subsection  
11 (a)(1), the applicable agency shall—

12 (A) in coordination with the Director of  
13 the agency, prepare an initial climate and envi-  
14 ronmental justice analysis; and

15 (B) make available for public comment the  
16 initial climate and environmental justice anal-  
17 ysis under subparagraph (A).

18 (2) REQUIREMENTS.—

19 (A) IMPACT ON FRONTLINE COMMU-  
20 NITIES.—An initial climate and environmental  
21 justice analysis under paragraph (1)(A) shall  
22 describe the quantitative and qualitative im-  
23 pacts of the proposed rule on frontline commu-  
24 nities, including cultural impacts.

7                         (3) TRANSMISSION.—The agency shall transmit  
8                         a copy of the initial climate and environmental jus-  
9                         tice analysis under paragraph (1)(A) to the head of  
10                        the Office.

11           (c) REQUIREMENTS.—Each initial climate and envi-  
12 ronmental justice analysis under subsection (b)(1)(A)  
13 shall contain—

14 (1) a description of the reasons why action by  
15 the agency is being considered;

22 (4) a description of the impact to individual  
23 frontline communities;

1                         (5) a description of input and comments from  
2 coordination with frontline communities under sec-  
3 tion 305;

4                         (6) a justification for the incorporation or rejec-  
5 tion of any comments from coordination with front-  
6 line communities under section 305;

7                         (7) a description of the individuals and groups  
8 from the coordination with frontline communities  
9 under section 305; and

10                         (8) an identification, to the extent practicable,  
11 of all relevant Federal rules which may duplicate,  
12 overlap, or conflict with the proposed rule.

13                         (d) SIGNIFICANT ALTERNATIVES.—An initial climate  
14 and environmental justice analysis under subsection  
15 (b)(1)(A) shall contain a description of any significant al-  
16 ternatives to the proposed rule that—

17                         (1) accomplish the stated objectives of applica-  
18 ble statutes; and

19                         (2)(A) minimize any significant negative eco-  
20 nomic, environmental, or public health impact of the  
21 proposed rule on frontline communities; or

22                         (B) maximize any significant positive economic,  
23 environmental, or public health impact of the pro-  
24 posed rule on frontline communities.

1       (e) PROJECTED IMPACTS.—An initial climate and en-  
2 vironmental justice analysis under subsection (b)(1)(A)  
3 shall include a description of—

4               (1) any projected economic, environmental, or  
5 public health impacts, positive or negative, on front-  
6 line communities as a result of the proposed rule;

7               (2) any potential cumulative impact on frontline  
8 communities that results from the proposed rule, in  
9 combination with previously promulgated rules;

10              (3) any significant alternatives to the proposed  
11 rule that—

12               (A) accomplish the stated objectives of ap-  
13 plicable statutes; and

14               (B)(i) minimize any significant negative  
15 economic, environmental, or public health im-  
16 pact of the proposed rule on frontline commu-  
17 nities; or

18               (ii) maximize any significant positive eco-  
19 nomic, environmental, or public health impact  
20 of the proposed rule on frontline communities;  
21 and

22               (4) the advice and recommendations of rep-  
23 resentatives of frontline communities under section  
24 305(c)(1) relating to issues described in paragraphs  
25 (1), (2), and (3).

1 **SEC. 303. FINAL CLIMATE AND ENVIRONMENTAL JUSTICE**2 **ANALYSIS.**

## 3 (a) FINAL ANALYSIS.—

4 (1) IN GENERAL.—When an agency promul-  
5 gates a final rule under section 553 of title 5,  
6 United States Code, after being required by that  
7 section or any other law to publish a general notice  
8 of proposed rulemaking, or promulgates a final in-  
9 terpretative rule involving the internal revenue laws  
10 of the United States as described in section 302(a),  
11 and the agency was required to prepare an initial  
12 climate and environmental justice analysis for the  
13 applicable proposed rule under section 302(b)(1)(A),  
14 the agency shall prepare a final climate and environ-  
15 mental justice analysis.

16 (2) REQUIREMENTS.—Each final climate and  
17 environmental justice analysis under paragraph (1)  
18 shall contain—

19 (A) a statement of the need for, and objec-  
20 tives of, the rule;

21 (B) a statement of—

22 (i) the issues raised by frontline com-  
23 munities through consultation under sec-  
24 tion 305 in preparing the initial climate  
25 and environmental justice analysis under  
26 section 302(b)(1)(A);

- 1                                 (ii) an assessment of the issues de-  
2                                 scribed in clause (i); and  
3                                 (iii) any modification to the proposed  
4                                 rule as a result of the assessment de-  
5                                 scribed in clause (ii);  
6                                 (C)(i) the response of the agency to any  
7                                 comments filed by the head of the Office or the  
8                                 Board of Advisors in response to the proposed  
9                                 rule; and  
10                                 (ii) a detailed statement of any change  
11                                 made to the proposed rule in the final rule as  
12                                 a result of the comments described in clause (i);  
13                                 (D) a description of and an estimate of the  
14                                 number of residents of frontline communities to  
15                                 which the rule will apply or an explanation of  
16                                 why no such estimate is available; and  
17                                 (E) a description of the steps the agency  
18                                 has taken to minimize the negative, or maxi-  
19                                 mize the positive, significant economic, environ-  
20                                 mental, and public health impact on frontline  
21                                 communities that are consistent with the stated  
22                                 objectives of applicable statutes, including—  
23                                 (i) a statement of the factual, policy,  
24                                 and legal reasons for selecting the alter-  
25                                 native adopted in the final rule; and

1                          (ii) a description of why each 1 of the  
2                          other significant alternatives to the rule  
3                          considered by the agency which affect the  
4                          impact on frontline communities was re-  
5                          jected.

6                          (3) CONSIDERATION.—In developing the final  
7                          climate and environmental justice analysis under  
8                          paragraph (1), the agency shall give strong consider-  
9                          ation to the comments, recommendations, and find-  
10                          ings within a report of a review panel under section  
11                          305(c)(6), if any, to ensure that benefits are maxi-  
12                          mized to impacted frontline communities.

13                          (b) PUBLICATION.—The head of the agency shall  
14                          publish in the Federal Register the final climate and envi-  
15                          ronmental justice analysis under subsection (a)(1) or a  
16                          summary of that analysis.

17                          **SEC. 304. AVOIDANCE OF DUPLICATIVE OR UNNECESSARY**  
18                          **ANALYSES.**

19                          (a) SIMULTANEOUS ANALYSES.—An agency may per-  
20                          form the analyses required by sections 301, 302, and 303  
21                          in conjunction with or as a part of any other agenda or  
22                          analysis required by any other law if the other analysis  
23                          satisfies the provisions of those sections, including the  
24                          analyses required under chapter 6 of title 5, United States  
25                          Code.

## 1       (b) EXCEPTIONS.—

2                 (1) SMALL NUMBERS AFFECTED.—Sections 302  
3                 and 303 shall not apply to any proposed or final rule  
4                 if—

5                         (A) the head of the agency certifies that  
6                 the rule will not, if promulgated, have a signifi-  
7                 cant economic, environmental, or public health  
8                 impact on a substantial number of members of  
9                 1 or more frontline communities; and

10                         (B) the head of the Office, in consulta-  
11                 tion with the Board of Advisors, approves of the cer-  
12                 tification under subparagraph (A).

13                 (2) CERTIFICATION.—If the head of the agency  
14                 makes a certification under paragraph (1)(A), the  
15                 agency shall—

16                         (A) publish the certification in the Federal  
17                 Register at the time of publication of general  
18                 notice of proposed rulemaking for the rule or at  
19                 the time of publication of the final rule, along  
20                 with a statement providing the factual basis for  
21                 such certification; and

22                         (B) provide the certification and statement  
23                 described in subparagraph (A) to the head of  
24                 the Office.

1       (c) SIMILAR RULES.—In order to avoid duplicative  
2 action, at the discretion of the Board of Advisors and in  
3 consultation with the applicable Director, an agency may  
4 consider a series of closely related rules as 1 rule for the  
5 purposes of sections 301, 302, 303, and 306.

6 **SEC. 305. PROCEDURES FOR GATHERING COMMENTS.**

7       (a) IN GENERAL.—When a rule is promulgated that  
8 will have a significant economic, environmental, or public  
9 health impact on a substantial number of members of 1  
10 or more frontline communities, the head of the agency pro-  
11 mulgating the rule shall ensure that frontline communities  
12 have been given an opportunity to participate in the rule-  
13 making for the rule through, at a minimum—

14              (1) the inclusion in an advanced notice of pro-  
15 posed rulemaking, if issued, of a statement that the  
16 proposed rule may have a significant economic, envi-  
17 ronmental, or public health effect on a substantial  
18 number of members of 1 or more frontline commu-  
19 nities;

20              (2) the publication of general notice of proposed  
21 rulemaking in publications likely to be obtained by  
22 frontline communities;

23              (3) the direct notification of interested frontline  
24 communities, including through community centers  
25 and schools;

- 1                     (4) the conduct of open conferences or public  
2                     hearings concerning the rule for frontline commu-  
3                     nities, including soliciting and receiving comments  
4                     over computer networks; and
  - 5                     (5) the adoption or modification of agency pro-  
6                     cedural rules to reduce the cost or complexity of par-  
7                     ticipation in the rulemaking by frontline commu-  
8                     nities.
- 9                     (b) REQUIREMENTS.—Prior to publication of an ini-  
10                 tial climate and environmental justice analysis under sec-  
11                 tion 302(b)(1)(A) for a proposed rule—
- 12                     (1) an agency shall notify the head of the Office  
13                     of the initial climate and environmental justice anal-  
14                     ysis and provide the head of the Office with informa-  
15                     tion on—
    - 16                         (A) the potential impacts of the proposed  
17                         rule on frontline communities; and
    - 18                         (B) the type of frontline communities that  
19                         might be affected;
  - 20                     (2) the agency shall ensure that frontline com-  
21                     munities have been given an opportunity to partici-  
22                     pate through public comment in accordance with  
23                     subsection (a);

1                             (3) the agency shall carry out the review panel  
2                             process described in subsection (c) for the proposed  
3                             rule; and

4                             (4) the agency shall—

5                                 (A) incorporate comments, advice, and rec-  
6                             ommendations from frontline communities; and

7                                 (B) where appropriate, modify—

8                                     (i) the proposed rule; or

9                                     (ii) the initial climate and environ-  
10                             mental justice analysis.

11                             (c) REVIEW PANELS.—

12                             (1) FRONTLINE COMMUNITY REPRESENTATIVE  
13                             ADVISORY COMMITTEES.—

14                                 (A) IDENTIFICATION OF REPRESENTA-  
15                             TIVES.—Not later than 30 days after the date  
16                             on which the head of the Office receives the ma-  
17                             terials described in subsection (b)(1) for a pro-  
18                             posed rule, the head of the Office, in coordina-  
19                             tion with the Board of Advisors, shall—

20                                     (i) identify individuals representative  
21                             of affected frontline communities; and

22                                     (ii) appoint those individuals to an ad-  
23                             visory committee established for the pur-  
24                             pose of obtaining advice and recommenda-

1                              tions from those individuals about the po-  
2                              tential impacts of the proposed rule.

3                              (B) NUMBER OF REPRESENTATIVES.—

4                              (i) IN GENERAL.—Subject to clause  
5                              (ii), the number of individuals appointed to  
6                              an advisory committee under subparagraph  
7                              (A)(ii) shall be determined by the head of  
8                              the Office, in coordination with the Board  
9                              of Advisors, based on the scope of the pro-  
10                             posed rule described in that paragraph.

11                             (ii) MINIMUM.—Not fewer than 2 in-  
12                              dividuals shall be appointed under sub-  
13                              paragraph (A)(ii) with respect to each pro-  
14                              posed rule described in that subparagraph.

15                             (C) COMPENSATION.—A representative on  
16                              an advisory committee who is not an officer or  
17                              employee of the Federal Government shall be  
18                              compensated at a rate equal to the daily equiva-  
19                              lent of the annual rate of basic pay prescribed  
20                              under chapter 51 and subchapter III of chapter  
21                              53 of title 5, United States Code, for each day  
22                              (including travel time) during which the rep-  
23                              resentative is engaged in the performance of the  
24                              duties of the advisory committee.

1                         (D) TRAVEL EXPENSES.—A representative  
2                         on an advisory committee shall be allowed trav-  
3                         el expenses, including per diem in lieu of sub-  
4                         istence, at rates authorized for employees of  
5                         agencies under subchapter I of chapter 57 of  
6                         title 5, United States Code, while away from  
7                         their homes or regular places of business in the  
8                         performance of services for the advisory com-  
9                         mittee.

10                         (E) INAPPLICABILITY OF FACA.—The Fed-  
11                         eral Advisory Committee Act (5 U.S.C. App.)  
12                         shall not apply to an advisory committee estab-  
13                         lished under subparagraph (A)(ii).

14                         (2) CONVENTION OF REVIEW PANELS.—

15                         (A) IN GENERAL.—An agency carrying out  
16                         an initial climate and environmental justice  
17                         analysis for a proposed rule under section  
18                         302(b)(1)(A) shall convene a review panel for  
19                         the rule, consisting of—

20                                     (i) full-time Federal employees of the  
21                         office within the agency responsible for  
22                         carrying out the proposed rule;

23                                     (ii) the Director of the agency;

24                                     (iii) full-time Federal employees of the  
25                         Office of Information and Regulatory Af-

1 fairs within the Office of Management and  
2 Budget;

3 (iv)(I) the head of the Office; or  
4 (II) 1 or more employees of the Of-  
5 fice; and

6 (v) 1 or more members of the Board  
7 of Advisors.

8 (B) FUNCTIONS.—A review panel convened  
9 under subparagraph (A) shall—

10 (i) review any material the agency has  
11 prepared in connection with this title, in-  
12 cluding any draft proposed rule; and

13 (ii) collect advice and recommenda-  
14 tions of the advisory committee of frontline  
15 community representatives established  
16 under paragraph (1)(A)(ii) on—

17 (I) issues relating to the frontline  
18 community that are described in sub-  
19 sections (b), (c), (d), and (e) of sec-  
20 tion 302; and

21 (II) any other relevant informa-  
22 tion relating to the potential impact of  
23 the proposed rule on the frontline  
24 community.

1                             (C) REPORT.—Not later than 60 days  
2                             after the date on which an agency convenes a  
3                             review panel under subparagraph (A), the re-  
4                             view panel shall submit a report to the head of  
5                             the agency on—

6                                 (i) the comments and recommenda-  
7                             tions of the advisory committee of frontline  
8                             community representatives established  
9                             under paragraph (1)(A)(ii); and  
10                                 (ii) the findings of the review panel as  
11                             to the issues described in subparagraph  
12                             (B)(ii).

13                             (d) AGENCY DISCRETION.—The head of an agency  
14                             may apply subsection (b) to rules that the head of the  
15                             agency intends to certify under section 304(b), but that  
16                             the head of the agency believes may have a greater than  
17                             de minimis impact on a substantial number of members  
18                             of 1 or more frontline communities.

19 **SEC. 306. PERIODIC REVIEW OF RULES.**

20                             (a) PERIODIC REVIEW.—

21                                 (1) IN GENERAL.—Not later than 180 days  
22                             after the date of enactment of this Act, each agency  
23                             shall publish in the Federal Register a plan for the  
24                             periodic review of the rules issued by the agency that  
25                             have or will have a significant economic, environ-

1       mental, or public health impact on a substantial  
2       number of members of 1 or more frontline commu-  
3       nities.

4                     (2) AMENDMENTS.—The plan under paragraph  
5       (1) may be amended by an agency at any time by  
6       publishing the revision in the Federal Register.

7                     (3) PURPOSE.—The purpose of the periodic re-  
8       view under paragraph (1) shall be to determine  
9       whether the rules subject to the review should be—

10                         (A) continued without change; or  
11                         (B) amended, consistent with the statutes  
12       under which the rules were issued, to minimize  
13       any significant economic, environmental, or  
14       public health impact of the rules on a substan-  
15       tial number of members of 1 or more frontline  
16       communities.

17                     (4) REVIEW OF EXISTING RULES.—The plan  
18       under paragraph (1) shall provide for the review of  
19       rules of the agency under that paragraph to be com-  
20       pleted—

21                         (A) for rules of the agency existing on the  
22       date of enactment of this Act, not later than  
23       the date that is 10 years after the date of en-  
24       actment of this Act; and

1                         (B) for rules of the agency adopted after  
2                         the date of enactment of this Act, not later  
3                         than the date that is 10 years after the date on  
4                         which the final rule is issued.

5                         (b) CONSIDERATIONS.—In reviewing rules under the  
6                         plan under subsection (a)(1) to minimize negative or maxi-  
7                         mize positive significant economic, environmental, or pub-  
8                         lic health impact of the rule on a substantial number of  
9                         members of 1 or more frontline communities in a manner  
10                         consistent with the stated objectives of applicable statutes,  
11                         the agency shall consider—

12                         (1) the impact of the rule on the relevant front-  
13                         line communities; and

14                         (2) the length of time since the rule has been  
15                         evaluated or the degree to which technology, eco-  
16                         nomic conditions, or other factors have changed that  
17                         are relevant to the rule.

18                         (c) ANNUAL LIST.—

19                         (1) IN GENERAL.—Each year, the head of each  
20                         agency shall publish in the Federal Register a list of  
21                         the rules which have a significant economic, environ-  
22                         mental, or public health impact on a substantial  
23                         number of members of 1 or more frontline commu-  
24                         nities, which are to be reviewed pursuant to this sec-

1           tion during the 12-month period starting on the date  
2           of the publication of the list.

3           (2) REQUIREMENT.—The list under paragraph

4           (1) shall—

5               (A) include—

6                   (i) a brief description of each rule;

7                   and

8                   (ii) the need for and legal basis of  
9                   each rule; and

10               (B) invite public comment on each rule.

11               (d) EXCEPTIONS.—

12               (1) SMALL NUMBERS AFFECTED.—This section  
13               shall not apply to a rule if—

14                   (A) the head of the agency certifies that  
15                   the rule does not or will not have a significant  
16                   economic, environmental, or public health im-  
17                   pact on a substantial number of members of 1  
18                   or more frontline communities; and

19                   (B) the head of the Office, in consultation  
20                   with the Board of Advisors, approves of the cer-  
21                   tification under subparagraph (A).

22               (2) CERTIFICATION.—If the head of the agency  
23               makes a certification under paragraph (1)(A), the  
24               agency shall—

1                         (A) publish the certification in the Federal  
2                         Register, along with a statement providing the  
3                         factual basis for such certification; and

4                         (B) provide the certification and statement  
5                         described in subparagraph (A) to the head of  
6                         the Office.

7 **SEC. 307. JUDICIAL REVIEW.**

8                         (a) JUDICIAL REVIEW.—

9                         (1) FINAL AGENCY ACTION.—

10                         (A) IN GENERAL.—For any rule subject to  
11                         this title, a frontline community that is relevant  
12                         with regard to a final agency action is entitled  
13                         to judicial review of agency compliance with the  
14                         requirements of sections 303, 304(b), and 306  
15                         in accordance with chapter 7 of title 5, United  
16                         States Code.

17                         (B) COMPLIANCE.—Agency compliance  
18                         with section 305(a) shall be judicially review-  
19                         able in connection with judicial review of section  
20                         303.

21                         (2) JURISDICTION.—

22                         (A) IN GENERAL.—Each court having ju-  
23                         risdiction to review a rule for compliance with  
24                         section 553 of title 5, United States Code, or  
25                         under any other provision of law, shall have ju-

1                      jurisdiction to review any claims of noncompliance  
2                      with sections 303, 304(b), and 306 in accord-  
3                      ance with chapter 7 of title 5, United States  
4                      Code.

5                      (B) COMPLIANCE.—Agency compliance  
6                      with section 305(a) shall be judicially review-  
7                      able in connection with judicial review of section  
8                      303.

9                      (3) LIMITATION.—A frontline community may  
10                      seek a review described in paragraph (1) during the  
11                      period—

12                      (A) beginning on the date of final agency  
13                      action; and

14                      (B) ending on the later of—

15                      (i) the date required by the statute  
16                      under which the applicable rule was issued;  
17                      and

18                      (ii) 1 year after the date described in  
19                      subparagraph (A).

20                      (4) RELIEF.—In granting any relief in an ac-  
21                      tion under this section, the court shall order the  
22                      agency to take corrective action consistent with this  
23                      title and chapter 7 of title 5, United States Code,  
24                      including—

1                         (A) remanding the rule to the agency for  
 2                         correction; and

3                         (B) deferring the enforcement of the rule  
 4                         against frontline communities unless the court  
 5                         finds that continued enforcement of the rule is  
 6                         in the public interest.

7                         (5) NO LIMITATION OF AUTHORITY.—Nothing  
 8                         in this subsection limits the authority of a court to  
 9                         stay the effective date of a rule, or provision of a  
 10                         rule, under any other provision of law or to grant  
 11                         any other relief in addition to the requirements of  
 12                         this section.

13                         (b) RECORD.—In an action for the judicial review of  
 14                         a rule, the climate and environmental justice analysis for  
 15                         that rule, including an initial climate and environmental  
 16                         justice analysis prepared or corrected pursuant to sub-  
 17                         section (a)(4)(A), shall constitute part of the entire record  
 18                         of agency action in connection with such review.

19                         (c) COMPLIANCE.—Compliance or noncompliance by  
 20                         an agency with the provisions of this title shall be subject  
 21                         to judicial review only in accordance with this section.

22                         (d) SAVINGS.—Nothing in this section bars judicial  
 23                         review of any other impact statement or similar analysis  
 24                         required by any other law if judicial review of such state-  
 25                         ment or analysis is otherwise permitted by law.

1   **SEC. 308. AVAILABILITY.**

2       Any analysis conducted, or other document prepared,  
3   under this title shall be made available to the public  
4   through the Office.

5                   **TITLE IV—FEDERAL**  
6                   **INVESTMENTS**

7   **SEC. 401. REVIEW OF FEDERAL INVESTMENTS.**

8       (a) IDENTIFICATION.—Not later than 2 years after  
9   the date of enactment of this Act, and every 5 years there-  
10   after, the head of the Office shall work with the head of  
11   each agency to determine which investments of the agency  
12   have an environmental or climate change nexus.

13      (b) REVIEW.—

14       (1) IN GENERAL.—Not later than 5 years after  
15   the date of enactment of this Act, for each invest-  
16   ment of an agency identified under subsection (a),  
17   the Director of the agency and the head of the agen-  
18   cy shall carry out a review of the investment to en-  
19   sure that, to the extent allowable by law, frontline  
20   communities benefit from the investment.

21       (2) REQUIREMENTS.—The review under para-  
22   graph (1) shall include—

23               (A) an examination of the eligibility re-  
24   quirements for the investment to ensure that  
25   frontline communities can compete to receive  
26   the investment;

- 1                         (B) an examination of the assistance or  
 2                         options for required non-Federal cost shares for  
 3                         applicants that are, or serve, frontline commu-  
 4                         nities;
- 5                         (C) an examination of whether priority for  
 6                         the investment may be given if the applicant is  
 7                         or primarily serves a frontline community; and  

8                         (D) an examination of the diversity of the  
 9                         historical recipients of the investment.

10                 (c) NEW INVESTMENTS.—Notwithstanding any other  
 11 provision of law, a new investment with an environmental  
 12 or climate change nexus shall undergo an assessment to  
 13 ensure that—

- 14                         (1) to the extent allowed by the laws governing  
 15                         the investment, frontline communities benefit from  
 16                         the investment;
- 17                         (2) an examination of the eligibility require-  
 18                         ments for the investment to ensure that frontline  
 19                         communities can compete to receive the investment;
- 20                         (3) an examination of the assistance or options  
 21                         for required non-Federal cost shares for applicants  
 22                         that are, or serve, frontline communities;
- 23                         (4) an examination of whether priority for the  
 24                         investment may be given if the applicant is or pri-  
 25                         marily serves a frontline community; and

1                         (5) an examination of how to increase the diver-  
2                         sity of recipients of the investment.

3                         (d) RETROSPECTIVE REVIEW.—Not less frequently  
4                         than once every 10 years, the head of the Office shall work  
5                         with the head of each agency and the Director of that  
6                         agency to review the application and administration of any  
7                         investment of the agency with an environmental or climate  
8                         change nexus to ensure that the investment is serving  
9                         frontline communities.

10                         (e) FINAL REPORT.—

11                         (1) IN GENERAL.—After an agency carries out  
12                         a review under subsection (b), (c), or (d), the head  
13                         of the agency shall, in coordination with a review  
14                         panel under section 402(b), if any, prepare a final  
15                         report describing the results of the review.

16                         (2) REQUIREMENTS.—A final report under  
17                         paragraph (1) shall contain—

18                                 (A) a statement of the need for, and the  
19                         objectives of, the investment;

20                                 (B) a statement of—

21   (i) the recommendations of the review  
22                         panel under section 402(d)(2), if any; and  
23   (ii) any changes made in the imple-  
24                         mentation of the investment as a result of

1                   the recommendations described in clause  
2                   (i), if any; and

3                   (C) a description of the steps the agency  
4                   has taken to ensure that frontline communities  
5                   benefit from the investment, including a de-  
6                   scription of the factual, policy, and legal rea-  
7                   sons why each of the recommendations de-  
8                   scribed in subparagraph (B)(i), if any, was re-  
9                   jected or adopted.

10                  (3) CONSIDERATION.—In preparing a final re-  
11                  port under paragraph (1), the head of the agency  
12                  with jurisdiction over an investment subject to addi-  
13                  tional review under section 402, in coordination with  
14                  the head of the Office, shall give strong consider-  
15                  ation to the findings and recommendations described  
16                  in the report under section 402(d).

17                  (4) PUBLICATION.—The head of the agency  
18                  preparing the final report under paragraph (1) shall  
19                  publish in the Federal Register—

20                   (A) the final report; or  
21                   (B) a summary of the final report.

22 **SEC. 402. ADDITIONAL REVIEW.**

23                  (a) IDENTIFICATION.—If the head of the Office, in  
24                  coordination with the Board of Advisors and the applicable  
25                  Director, determines that an investment subject to a re-

1 view under subsection (b), (c), or (d) of section 401 re-  
2 quires additional review, or the head of the Office directs  
3 the review of an investment in accordance with section  
4 403, the head of the Office, in coordination with the Board  
5 of Advisors and the applicable Director, shall identify indi-  
6 viduals representative of affected frontline communities  
7 and allies of frontline communities for the purpose of ob-  
8 taining advice and recommendations from those individ-  
9 uals for changes to the administrative or substantive as-  
10 pects of the investment that are not properly serving  
11 frontline communities.

12 (b) REVIEW PANELS.—If the head of the Office, in  
13 coordination with the Board of Advisors and the applicable  
14 Director, determines convening a review panel for an in-  
15 vestment subject to a review under subsection (b), (c), or  
16 (d) of section 401 to be necessary, or the head of the Of-  
17 fice directs the review of an investment in accordance with  
18 section 403, the head of the Office shall convene such a  
19 review panel, consisting of—  
20 (1)(A) the head of the Office; or  
21 (B) 1 or more employees of the Office;  
22 (2) 1 or more members of the Board of Advi-  
23 sors;  
24 (3) the Director of the agency; and

1                             (4) full-time Federal employees of the office  
2                             within the agency responsible for carrying out the  
3                             proposed rule.

4                             (c) FUNCTION.—A review panel convened under sub-  
5                             section (b) shall collect advice and recommendations of  
6                             each individual frontline community representative and  
7                             ally identified under subsection (a), after consultation with  
8                             the head of the Office, on issues relating to the adminis-  
9                             trative or substantive aspects of the investment that are  
10                            not properly serving frontline communities.

11                            (d) REPORT.—Not later than 60 days after the head  
12                             of the Office convenes a review panel under subsection (b),  
13                             the review panel shall submit to the head of the Office  
14                             and the agency with jurisdiction over the investment a re-  
15                             port describing—

16                             (1) the comments of the review panel on the ad-  
17                             vice and recommendations of frontline communities  
18                             and allies collected under subsection (c); and

19                             (2) the findings and recommendations of the re-  
20                             view panel.

21                             (e) PUBLICATION.—The head of the agency with ju-  
22                             risdiction over an investment subject to additional review  
23                             under this section shall publish in the Federal Register—

24                             (1) the report of the review panel under sub-  
25                             section (d); or

1                         (2) a summary of the report of the review panel  
2                         under subsection (d).

3     **SEC. 403. NONSCHEDULED REVIEW.**

4                         The head of the Office may direct a review under sec-  
5                         tion 402 of an investment with respect to which sufficient  
6                         complaints have been brought from 1 or more frontline  
7                         communities or allies.

8     **SEC. 404. AVAILABILITY.**

9                         Any review or analysis conducted, or other document  
10                         prepared, under this title shall be made available to the  
11                         public through the Office.

12                         **TITLE V—SUBNATIONAL  
13                         GUIDANCE**

14     **SEC. 501. GUIDANCE FOR DEVELOPMENT OF IMPLEMENTA-  
15                         TION PLANS.**

16                         (a) DEFINITION OF STATE IMPLEMENTATION  
17                         PLAN.—In this section, the term “State implementation  
18                         plan” means a plan or a component of a plan established  
19                         by a State to implement a Federal law or regulation with  
20                         an environmental or climate change nexus.

21                         (b) GUIDANCE.—Not later than 180 days after the  
22                         date of enactment of this Act, the head of the Office shall  
23                         issue guidance for States for the consideration of, and con-

- 1 sultation with, frontline communities in the process of de-
- 2 veloping a State implementation plan.

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